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Law Office of
Jane Ryan Koler, P.L.L.C.

SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KITSAP COUNTY

CITY OF BREMERTON, a municipal corporation,)

Plaintiff,)

vs.)

WILLIAM J. SESKO and NATACHA SESKO,
husband and wife, and their marital community,)

Defendants)

Case No.: No. 97-2-01749-3

DECLARATION OF NATACHA SESKO

1. I, Natacha Sesko, hereby declare under the penalty of perjury of the laws of the State of Washington as follows:

2. I am over the age of 18 years, a resident of the State of Washington, and I am competent to testify as to the matters presented herein.

3. On January 21st 2003 hearing Your honor stated to us to remove whatever items we feels we needs to remove we can come to the court to go through the items with you to explain the reason why the items should remain in the property then you will decide if the items should be remove it or not on February 23rd.2003 hearing which is 30 days later. That is what I understood and you did not tell us to apply for any permit.

4 Actually on January 21st 2003, this was the first time ever mentioned in court For the last five years that Sesko needs City of Bremerton permit to park vehicles in their land? I am confused. We own a piece of land but not allow to use for anything? Why?

5 On February 21st 2003 Your honor has overwhelmed by the Ms Koler's

DECLARATION OF NATACHA H. SESKO

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1 performance and Ms Lundceford repeat, close up, and big close up three dimension
2 photographs did not really allow us any opportunities to going through the photographs
3 with you. In fact, on the last hearing, I over heard Ms Koler told the City Officials, She
4 was very proud that she can read your honor like a book, by saying Sesko delivery not to
5 obey Judge's order will make Judge very agitate and mad of Seskos....Of course Your
6 honor were totally forgot the reason behind why Sesko did what he did and City has
7 already sold, crashed and gave away many of Sesko's belonging without court orders and
8 without Sesko's Consent. Which is totally violated the basic constitution rights. And with
9 your permission this time they can do it again and again acted like communist regime
10 without holding back.

11 6 Lt.Governor Owen's Office has been assisting us in leasing the shoreline property
12 since August 2002.

13 7. Building Specialist Ms.Lundceford has been advise DNR not to issue a permit to the
14 Seskos and she has never explain to them different people dumped their boats on the
15 Sesko water front property, and Sesko does not own the oil tanker either. She also forgets
16 to tell DNR that the property Sesko own use to be the City's dump sites. DNR suggested
17 us to be in contact with Department of Fish and wild life, Department of Ecology also the
18 Coast Guard and we are doing as they told.

19 8. Penn Plaza storage yard dumping two safes, garbage over the wall to our
20 Property, we also find some stolen goods and we don't know who put it there, On
21 January 18th, 2003 police made a report Case # B03-000660, with the officer Ken Butler.
22 We did not want to touch the stolen goods and safes until the officer's further instruction.
23 That is why it still remains in our property.

24 9. Since 21st January 2003 we have been talking with State assistant attorney Joseph
25 Panesko try to set up a meeting with Department Nature Resource office and Department
of Ecology, hopefully they can come to our property to define the property line also lease
the shoreline from them, the meeting should be take place before Mid March

DECLARATION OF NATACHA H. SESKO

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2 10 On January 25th, 2003, Mr. Richard Walker and Mrs. Charmaine Steigerwald from
3 The Department of Ecology in Bellevue, Came to our Pennsylvania Avenue Property to
4 check the oil spill from one of our tank that City of Bremerton's contractor has been
5 knock the cap open during the last years abatement. My husband has been working with
6 the Department of Ecology to stop the spill also monitoring the progress ever since.

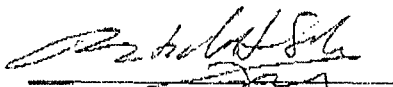
7 10. If Ms Janet Lundceford never issued cease and desist order to Mr. McConkey,
8 Nobody will have today's problem. To be a City official their duty should be assisting the
9 public. But, Ms Lundceford has no intention to perform her duty. How to create more
10 problem for Sesko or how to destroy Sesko, how to make living out of Sesko and how to
11 manipulate the Judge's feeling become a game to them, all they are interested is in
12 winning and, I congratulate them, they have done well.

13 11. Your honor, All we are asking is to be treated equally like Penn Plaza storage yard,
14 And the Pacific Coast Energy, we have exactly the same kind the zoning like they both
15 have, we should have right to use our property like they are.

16 We respect your words highly and I hope you will keep your promise your honor,
17 Going through the pictures with us as you stated on the January 21st, 2003 open court,
18 before you sign the orders. There are not that many items on the property, Please don't
19 give them the butcher's knife to cut a piece of cheese cake just to satisfy their power.

20 I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE
21 OF WASHINGTON THAT THE FOREGOING IS TRUE AND CORRECT.

22 Dated this 24th day of February 2003 at Bremerton, Washington.

23 
24 Natacha Sesko, pro se.
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DECLARATION OF NATACHA H. SESKO

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